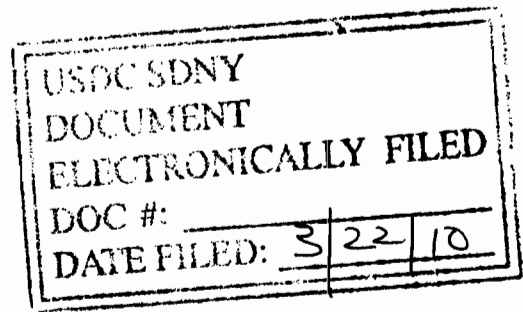


**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**



----- X  
**PREDICTION COMPANY LLC,**

**Plaintiff,**

**- against -**

**ABHISHEK RAJGARHIA,**

**Defendant.**  
----- X

**MEMORANDUM OPINION**  
**ORDER**

**09 Civ. 7459 (SAS)**

**SHIRA A. SCHEINDLIN, U.S.D.J.:**

This action was filed on August 25, 2009. Since then, plaintiff Prediction Company LLC ("Prediction") has failed to serve defendant Abhishek Rajgarhia with the summons and complaint. Rajgarhia apparently lives in India and Prediction has been unable to ascertain his address there. Rajgarhia's New York counsel, Lance Gotko, has acknowledged that he is in contact with Rajgarhia about this lawsuit; however, Rajgarhia has neither provided Gotko with his address in India nor authorized Gotko to accept service on his behalf. Nor has Gotko entered an appearance in this action. Prediction now moves for leave to serve Rajgarhia by alternate means pursuant to Federal Rule of Civil Procedure 4(f)(3). Specifically, Prediction seeks to serve Rajgarhia by (1) serving a copy of the

summons and complaint by certified mail upon Gotko, and requesting that Gotko forward the summons and complaint to Rajgarhia; and (2) sending a copy of the summons and complaint to the email address that Rajgarhia has previously used to communicate with Prediction.

Rule 4(f) governs service of process on individuals in a foreign country and provides:

Unless federal law provides otherwise, an individual – other than a minor, an incompetent person, or a person whose waiver has been filed – may be served at a place not within any judicial district of the United States:

(1) by any internationally agreed means of service that is reasonably calculated to give notice, such as those authorized by the Hague Convention on the Service Abroad of Judicial and Extrajudicial Documents;

(2) if there is no internationally agreed means, or if an international agreement allows but does not specify other means, by a method that is reasonably calculated to give notice:

(A) as prescribed by the foreign country's law for service in that country in an action in its courts of general jurisdiction;

(B) as the foreign authority directs in response to a letter rogatory or letter of request; or

(C) unless prohibited by the foreign country's law, by:

(i) delivering a copy of the summons and of the complaint to the individual personally; or

(ii) using any form of mail that the clerk addresses and sends to the individual and that

requires a signed receipt; or

(3) by other means not prohibited by international agreement, as the court orders.

Service pursuant to subsection (3) is “neither a last resort nor extraordinary relief. It is merely one means among several which enables service of process on an international defendant.”<sup>1</sup> “The only limitations on Rule 4(f)(3) are that the means of service must be directed by the court and must not be prohibited by international agreement.”<sup>2</sup> “The decision whether to allow alternative methods of serving process under Rule 4(f)(3) is committed to the sound discretion of the district court. In exercising this discretion, district courts may impose a threshold requirement for parties to meet before seeking the court’s assistance.”<sup>3</sup> A district court may require the parties “to show that they have reasonably attempted to effectuate service on the defendant(s) and that the circumstances are such that the district court’s intervention is necessary . . . .”<sup>4</sup>

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<sup>1</sup> *Rio Props. v. Rio Int’l Interlink*, 284 F.3d 1007, 1015 (9th Cir. 2002) (quotation marks and citation omitted).

<sup>2</sup> *Ehrenfeld v. Salim a Bin Mahfouz*, No. 04 Civ. 9641, 2005 WL 696769, at \*2 (S.D.N.Y. Mar. 23, 2005) (citing *Rio Props.*, 284 F.3d at 1015).

<sup>3</sup> *Madu, Edozie & Madu, P.C. v. SocketWorks Ltd. Nigeria*, No. 07 Civ. 11028, 2010 WL 305317, at \*5 (S.D.N.Y. Jan. 26, 2010) (quotation marks and citations omitted).

<sup>4</sup> *Export-Import Bank v. Asia Pulp & Paper Co., Ltd.*, No. 03 Civ. 8554, 2005 WL 1123755, at \*4 (S.D.N.Y. May 11, 2005) (quotation marks

The proposed means of service must comport with constitutional notions of due process,<sup>5</sup> which require “‘notice reasonably calculated, under all the circumstances, to apprise interested parties of the pendency of the action and afford them an opportunity to present their objections.’”<sup>6</sup> “This requirement of ‘notice reasonably calculated’ must be made in good faith . . . .”<sup>7</sup> “[T]rial courts have authorized a wide variety of alternative methods of service including publication, ordinary mail, mail to the defendant’s last known address, delivery to the defendant’s attorney, telex, and most recently, email.”<sup>8</sup> What constitutes appropriate service will vary depending upon the particular circumstances of a case.

The Court is not aware of any international agreement that prohibits either alternate service of process generally on a person in India, or the specific means proposed by Prediction. Accordingly, Prediction needs only to obtain the Court’s permission to proceed under subsection (3). To do so, Prediction must

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omitted).

<sup>5</sup> See *Rio Props.*, 284 F.3d at 1016.

<sup>6</sup> *Luessenhop v. Clinton County, N.Y.*, 466 F.3d 259, 269 (2d Cir. 2006) (quoting *Mullane v. Central Hanover Bank & Trust Co.*, 339 U.S. 306, 314 (1950)).

<sup>7</sup> *Id.*

<sup>8</sup> *Rio Props.*, 284 F.3d at 1016.

show that it has made a reasonable effort to effectuate service and that the facts and circumstances justify the Court's intervention. Prediction has met its burden, having actively, though unsuccessfully, attempted to obtain Rajgarhia's address in a variety of ways.<sup>9</sup> In this connection, it is worth observing the inapplicability of the Hague Convention, to which India is a signatory, because Rajgarhia's address is not known to Prediction.<sup>10</sup>

Prediction's proposed methods of service are acceptable means in the circumstances.<sup>11</sup> Sending a copy of the summons and complaint to Gotko and

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<sup>9</sup> See Affidavit of Victoria A Cundiff, Plaintiff's Counsel, in Support of Plaintiff's Motion for Leave to Serve Process by Alternative Means ("Cundiff Aff.") ¶¶ 9-10 (detailing plaintiff's efforts to obtain Rajgarhia's address); *id.* at Exs. 1-2.

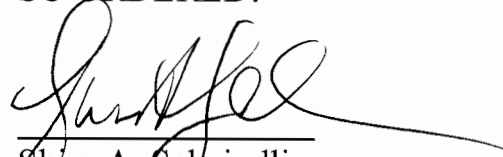
<sup>10</sup> See Convention on the Service Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters, art. 1 ("This Convention shall not apply where the address of the person to be served with the document is not known."), Ex. C to Plaintiff's Memorandum of Law in Support of Motion for Leave to Serve Process by Alternative Means.

<sup>11</sup> See, e.g., *RSM Prod. Corp. v. Fridman*, No. 06 Civ. 11512, 2007 WL 2295907, at \*6 (S.D.N.Y. Aug. 10, 2007) (authorizing service on defendant's United States counsel); *Philip Morris USA Inc. v. Veles Ltd*, No. 06 Civ. 2988, 2007 WL 725412, at \*2-\*3 (S.D.N.Y. Mar. 12, 2007) (authorizing service by email and facsimile). *Cf. Madu, Edozie & Madu, P.C.*, 2010 WL 305317, at \*6-\*7 (refusing to grant leave to serve process on foreign defendants through service upon co-defendants' United States counsel where plaintiff had not explained its efforts to obtain foreign defendants' addresses and where there was inadequate communication between foreign defendants and co-defendant's United States counsel to satisfy due process).

requesting that Gotko forward the documents to Rajgarhia is reasonably calculated to apprise Rajgarhia of the pendency of the action and afford him an opportunity to present objections. Though Gotko presently appears not to know Rajgarhia's address, Gotko and Rajgarhia have been in recent contact,<sup>12</sup> which strongly indicates that Gotko will succeed in forwarding the summons and complaint to Rajgarhia. It is also reasonably likely that Rajgarhia will receive the summons and complaint via a message to his recently-used email address.<sup>13</sup> Finally, I must emphasize that Rajgarhia is aware of this suit.

For the foregoing reasons, Prediction's motion is granted. The Clerk of the Court is directed to close this motion (document number 8).

SO ORDERED:



Shira A. Scheindlin  
U.S.D.J.

Dated: New York, New York  
March 22, 2010

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<sup>12</sup> See Cundiff Aff. ¶¶ 13-25 (detailing contact between Gotko and Rajgarhia about this case); *id.* at Exs. 6-9.

<sup>13</sup> See *id.* ¶¶ 11-12 (detailing Rajgarhia's use of a Gmail account); *id.* at Exs. 3-5.

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